

DETAILED ACTION

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows:

2 *May 31, 2001* *DD. 11/15/06*
On page 1 of the specification, line 3, after the phrase "filed ~~June 5, 2000~~" please add the following: --, now United States Patent 6,670,313--

2. The following is an examiner's statement of reasons for allowance:
3. The applicant has amended the claims to further define the mechanism of the solvent systems action as well as limiting the compounds which are allowed to be included in the composition.
4. The applicant's use of the transitional phrase "consisting of" now excludes any compound with a molecular weight of less than 350.
5. The prior art of record as well as the newly cited references contained herein fail to teach compositions which exclude materials with a molecular weight of less than 350.
6. For example, Chvapil et al (US 4,913,897) teaches a protective coating for the skin which may be spray on. However, the composition in this reference require a secondary solvent such as